

Initial parole consideration dates shall be calculated based on the date at which a majority of the Board may act, taking into account the total term of the inmate's sentences.

Rule 1

If an inmate is serving one or more sentences, initial parole consideration dates shall be calculated as one third or ten years of each sentence, with any applicable jail credits as indicated by the Department of Corrections. **The controlling sentence shall be the longest running sentence as determined by the Department of Corrections.**

Rule 2

If an inmate's controlling sentence is for five (5) years or less, regardless of good time application, initial parole consideration shall be scheduled on the Board's current docket.

The Board's shall also determine whether correctional incentive time ("good time") has been applied by the Department of Corrections to the controlling sentence. If good time is applied, it shall be taken into account in scheduling the initial parole consideration date.

Rule 3

If an inmate is receiving good time as indicated by the Department of Corrections on his/her controlling sentence, initial parole consideration shall be scheduled as follows:

(b) for terms over five to ten years, inmates shall be scheduled for initial parole consideration approximately eighteen months prior to the minimum release date;

Rule 4

If an inmate is receiving good time as indicated by the Department of Corrections on his/her controlling sentence, initial parole consideration shall be scheduled as follows:

(c) for terms of more than ten years and up to fifteen years, inmates shall be scheduled for initial parole consideration approximately 2 years and 6 months prior to the minimum release date;

Rule 5

If an inmate is receiving good time as indicated by the Department of Corrections on his/her controlling sentence, initial parole consideration shall be scheduled as follows:

(d) for total terms in excess of fifteen years, inmates shall be scheduled for initial parole consideration after the inmate has served one-third of his/her sentence or ten years, whichever is less.

Rule 6

Excluding those crimes committed prior to March 21, 2001, when an inmate is convicted of one or more of the following Class A felonies, the initial parole consideration date shall be set in conjunction with the inmate's completion of eighty-five (85) percent of his or her total sentence or fifteen (15) years, whichever is less, unless the Board finds mitigating circumstances: Rape I, Kidnapping I, Murder, Attempted Murder, Sodomy I, and Sexual Torture; Robbery I with serious physical injury, Burglary I with serious physical injury, and Arson I with serious physical injury.

Scenarios

- 1) Sex Offender Case
 - a. Sentence date 08/30/2018

- b. Offense – Class B Fel- Sex Abuse of a Child Less Than 12 YOA (child 2 YOA)
- c. Date of Offense 12/12/2016 (Occurred after 10/1/2005)
- d. 27 Days jail credit
- e. Total Term 20 years

2) 85%/15 Years

- a. Class A Felony with SERIOUS PHYSICAL INJURY
- b. Sentence Date 06/29/2018 (offense occurred after 03/21/2001)
- c. 257 Days jail credit
- d. Total Term 40 years

3) 5 Years or less Sentences

Sentence of 5 year or less- place on current docket

- a. Offense Violation of Sex Offender Registration
- b. Sentence Date 10/25/2019
- c. Total Term = 5 years
- d. 75 days jail credit

4) Good time earning – over 10 years to 15 years

- a. Earning good time
- b. Sentence Date 06/27/2018
- c. Minimum Release Date 02/18/2024
- d. Long Date 06/14/2031
- e. Offense Rape II
- f. Total Term 15 Years

5) Good time earning – over 5 years to 10 years

- a. Earning good time
- b. Sentence date 03/06/2019
- c. Minimum Release Date 11/21/2021
- d. Long date 09/03/2028
- e. Unlawful Breaking and Entering Vehicle
- f. Total Term 9 years 7 months
- g. 32 days jail credit

6) Prohibited from earning good time

- a. Prohibited from earning good time
- b. Offense – Assault I (Class B Felony)?
- c. Sentence date 05/08/2018
- d. Minimum Release date 04/18/2036
- e. Long date 04/18/2036
- f. Total term 20 years

- g. 749 days jail credit
- 7) Barred cases/ A parole- eligible case/ Some good time earning cases/ a consecutive case (**Rule 1**)
- a. Class IV-Prohibited from earning good time
 - b. Total Term 23 years
 - c. (2 cases) Sentence date 11/03/2009 for Class B Felony – Sex Abuse Child Less than 12 YOA- Term 11 years- 339 days jail credit- offense date 05/05/08 (**BARRED**)
 - d. Sentence date 09/27/2011 for Rape II – 692 days jail credit- Term 12 years – **consecutive (CS)** to first case of Sex Abuse of Child Less than 12 YOA